

G. Larry Engel (admitted *pro hac vice*)  
Vincent J. Novak (admitted *pro hac vice*)  
Kristin A. Hiensch (admitted *pro hac vice*)  
MORRISON & FOERSTER LLP  
425 Market Street  
San Francisco, California 94105-2482  
Telephone: 415.268.7000  
Facsimile: 415.268.7522  
LEngel@mofo.com; VNovak@mofo.com;  
KHiensch@mofo.com

Barry C. Barnett (TX Bar No. 01778700)  
SUSMAN GODFREY L.L.P.  
901 Main Street, Suite 5100  
Dallas, TX 75202  
Telephone: 214.754.1903  
Facsimile: 214.754.1933  
bbarnett@SusmanGodfrey.com

*Attorneys for Creditor CoinLab, Inc.*

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

In re:

MTGOX CO., LTD. (A/K/A MTGOX KK),  
Debtor in a foreign proceeding

Chapter 15

Case No. 14-31229-sgj-15

**COINLAB, INC.'S REQUEST FOR JUDICIAL NOTICE  
IN SUPPORT OF ITS STATUS CONFERENCE STATEMENT**

NOTICE IS HEREBY GIVEN THAT creditor CoinLab, Inc. ("CoinLab") will and hereby does request that this Court take judicial notice of documents attached hereto as Exhibit 1 and Exhibit 2 in support of its *Status Conference Statement*, filed concurrently herewith, pursuant to Federal Rule of Evidence 201, as incorporated by Federal Rule of Bankruptcy Procedure 9017.

Exhibit 1 is a true and correct copy of the *Plaintiffs' Motion for Preliminary Settlement Approval*, filed on April 28, 2014 in the case *Greene v. MtGox Inc.*, currently pending in the

United States District Court for the Northern District of Illinois Eastern Division, Case No. 1:14-cv-01437.

Exhibit 2 is a true and correct copy of the *First Amended Complaint*, filed on November 25, 2013 in the case *CoinLab, Inc. v. Mt. Gox KK, et al.*, currently pending in the United States District Court for the Western District of Washington, Case No. 2:13-cv-00777-MJP.

Federal Rule of Evidence 201(b) provides that “[a] judicially noticed fact must be one not subject to reasonable dispute in that it is . . . (2) capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned.” “A court shall take judicial notice if requested by a party and supplied with necessary information.” Fed. R. Evid. 201(d). “Judicial notice may be taken at any stage of the proceeding.” Fed. R. Evid. 201(f). CoinLab submits that the attached documents, as publicly filed court documents, comply with the foregoing requirements. Accordingly, CoinLab respectfully requests this Court take judicial notice of Exhibits 1 and 2 hereto.

Dated: May 23, 2014

By: /s/ Vincent J. Novak

G. Larry Engel (admitted *pro hac vice*)  
Vincent J. Novak (admitted *pro hac vice*)  
Kristin A. Hiensch (admitted *pro hac vice*)  
Morrison & Foerster LLP  
425 Market Street  
San Francisco, California 94105-2482  
Telephone: 415.268.7000  
Facsimile: 415.268.7522  
LEngel@mofo.com;  
VNovak@mofo.com;  
KHiensch@mofo.com

-and-

Barry C. Barnett (TX Bar No. 01778700)  
Susman Godfrey L.L.P.  
901 Main Street, Suite 5100  
Dallas, TX 75202  
Telephone: 214.754.1903  
Facsimile: 214.754.1933  
bbarnett@susmangodfrey.com

*Counsel for Creditor CoinLab, Inc.*

**CERTIFICATE OF SERVICE**

This is to certify that on May 23, 2014, a copy of the foregoing document was served on the parties registered to receive electronic notification via the Electronic Case Filing System for the United States Bankruptcy Court for the Northern District of Texas, and via United States first class mail, postage pre-paid to the parties listed below:

MtCox, Co. Ltd. a/k/a MtGox KK  
Level 15-F, Cerulean Tower  
26-1 Sakuragaoka-cho  
Shibuya-ku  
Tokyo, Japan 150-8152  
*Via first-class mail*

Erin E. Broderick  
Baker & McKenzie LLP  
300 East Randolph Drive, Suite 500  
Chicago, IL 60602  
*Via first-class mail:*

Office of the U.S. Trustee  
1100 Commerce Street, Room 976  
Dallas, TX 75242  
*Via email:*  
ustpregion06.da.ecf@usdoj.gov

Roger M. Townsend  
Breskin Johnson & Townsend PLLC  
1000 Second Avenue, Suite 3670  
Seattle, WA 98104  
*Via email:*  
rtownsend@bjtlegal.com

Jay Edelson  
Edelson PC  
350 N. LaSalle St., Suite 1300  
Chicago, IL 60654  
*Via first-class mail*

David J. Molton/Daniel J. Saval  
Brown Rudnick  
Seven Times Square  
New York, NY 10036  
*Via email:*  
jdmolton@brownrudnick.com;  
jbeiswenger@brownrudnick.com;  
wlancaster@brownrudnick.com;  
dsaval@brownrudnick.com

Barry Barnett  
Susman Godfrey LLP  
1201 3rd Avenue, Suite 3800  
Seattle, WA 98101-3087  
*Via email:*  
bbarnet@susmangodfrey.com;  
rlicon@susmangodfrey.com

Thomas C. Scannell  
Gardere  
Thanksgiving Tower, Suite 3000  
1601 Elm Street  
Dallas, Texas 75201  
*Via email:*  
tscannell@gardere.com;  
koliver@gardere.com;  
jcharrison@gardere.com

MtCox, Co. Ltd. a/k/a MtGox KK  
Level 15-F, Cerulean Tower  
26-1 Sakuragaoka-cho  
Shibuya-ku  
Tokyo, Japan 150-8152  
*Via first-class mail*

Josephine Garrett  
Josephine Garrett, P.C.  
3119 West 5th Street  
Fort Worth, TX 76107  
*Via email:*  
filing@jgarrettlaw.com

The Honorable Jeh Johnson  
Secretary of Homeland Security  
Department of Homeland Security  
Washington, DC 20528  
*Via first class mail*

Steven L. Woodrow/Alicia Hwang/  
Christopher L. Door  
Edelson PC  
350 North LaSalle St., Suite 1300  
Chicago, IL 60654  
*Via email and first-class mail:*  
swoodrow@edelson.com  
cdoor@edelson.com

Scott B. Kitei  
Honigan Miller Schwartz and Cohn  
2290 First National Building  
660 Woodward Avenue  
Detroit, MI 48226-3506  
*Via email:*  
skitei@honigman.com

Robin E. Phelan  
Stephen Manz  
Haynes and Boone, LLP  
2323 Victory Avenue, Suite 700  
Dallas, TX 75219  
*Via email:*  
robin.phelan@haynesboone.com  
Stephen.manz@haynesboone.com

Marcus Alan Helt  
Gardere  
Thanksgiving Tower, Suite 3000  
1601 Elm Street  
Dallas, Texas 75201  
*Via email:*  
mhelt@gardere.com;  
koliver@gardere.com;  
ccoleman@gardere.com

John D. Penn  
Perkins Coie LLP  
500 N. Akard Street, Suite 3300  
Dallas, TX 75201  
*Via email:*  
jpenn@perkinscoie.com;  
docketdal@perkinscoie.com

/s/ John Kline  
John Kline